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The printed portions of this form, except differentiated additions, have been approved by the Colors do Real Estate Commission.	
(CB\$1-11-08) (Mandatory 1-09)	

THIS FORM HAS IMPORTANT LEGAL CONSEQUENCES AND THE PARTIES SHOULD CONSULT LEGAL AND TAX OR OTHER COUNSEL BEFORE SIGNING.

CONTRACT TO BUY AND SELL REAL ESTATE

1		PES OF PROPERTIES)		
		Date: _		
contract (Contract). 2. DEFINED TERM: 2.1. Buyer, Buy	uyer agrees to buy, and Seller agrees to se S. ver, <u>Town of Frederick, a CO Municip</u> In Common / Other	•		_
2.2. Property. T	he Property is the following legally describe	d real estate in the County of Weld		, Colorado:
	SEE ATTACHED EXHIBIT A			
known as No. Lot	t 4. Wolff Gardens Street Address	Frederick City	CO State	80530 , Zip

together with the interests, easements, rights, benefits, improvements and attached fixtures appurtenant thereto, and all interest of Seller in vacated streets and alleys adjacent thereto, except as herein excluded.

2.3. Dates and Deadlines.

Item No.	Reference	Event	Date or Deadline
1	§ 4.2.1	Alternative Earnest Money Deadline	n/a
2	§ 5.1	Loan Application Deadline	n/a
3	§ 5.2	Loan Conditions Deadline	n/a
4	§ 5.3	Buyer's Credit Information Deadline	n/a
5	§ 5.3	Disapproval of Buyer's Credit Information Deadline	n/a
б	§ 5.4	Existing Loan Documents Deadline	n/a
7	§ 5.4	Existing Loan Documents Objection Deadline	n/a
8	§ 5.4	Loan Transfer Approval Deadline	n/a
9	§ 6.2.2	Appraisal Deadline	n/a
10	§ 6.2.2	Appraisal Objection Deadline	n/a
11	§ 7.1	Title Deadline	June 3, 2009
12	§ 8.1	Title Objection Deadline	June 5, 2009
13	§ 7.3	Survey Deadline	n/a
14	§ 8.3.2	Survey Objection Deadline	n/a
15	§ 7.2	Document Request Deadline	n/a
16	§ 7.4.4	CIC Documents Deadline	n/a
17	§ 7.4.5	CIC Documents Objection Deadline	n/a
18	§ 8.2	Off-Record Matters Deadline	n/a
19	§ 8.2	Off-Record Matters Objection Deadline	n/a
20	§ 8.6	Right of First Refusal Deadline	n/a
21	§ 10.1	Seller's Property Disclosure Deadline	n/a
22	§ 10.2	Inspection Objection Deadline	n/a
23	§ 10.3	Inspection Resolution Deadline	n/a
24	§ 10.5	Property Insurance Objection Deadline	n/a
25	§ 12	Closing Date	June 16, 2009
26	§ 17	Possession Date	June 15, 2009
27	§ 17	Possession Time	n/a
28	§ 31	Acceptance Deadline Date	
29	§ 31	Acceptance Deadline Time	

Applicability of Terms. A check or similar mark in a box means that such provision is applicable. The abbreviation "N/A" or the word "Deleted" means not applicable and when inserted on any line in Dates and Deadlines (§ 2.3), means that the corresponding provision of the Contract to which reference is made is deleted. The abbreviation "MEC" (mutual execution of this Contract) means the date upon which both parties have signed this Contract.

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30	2.5. Day; Computation of Period of Days, Deadline.		
31	2.5.1. Day. As used in this Contract, the term "day" shall mean the entire day ending at 11:59 p.m., United States Mountain Time		
32	(Standard or Daylight Savings as applicable).		
13	2.5.2. Computation of Period of Days, Deadline. In computing a period of days, when the ending date is not specified, the first day is		
34	excluded and the last day is included, e.g. three days after MEC. If any deadline falls on a Saturday, Sunday or federal or Colorado state holiday		
35	(Holiday), such deadline Shall Shall Not be extended to the next day that is not a Saturday, Sunday or Holiday. Should neither box be		
16	checked, the deadline shall not be extended.		
37			
8	3. INCLUSIONS AND EXCLUSIONS.		
9	3.1. Inclusions. The Purchase Price includes the following items (Inclusions):		
10	3.1.1. Fixtures, if attached to the Property on the date of this Contract, lighting, heating, plumbing, ventilating, and air		
1	conditioning fixtures, TV antennas, inside telephone, network and coaxial (cable) wiring and connecting blocks/jacks, plants, mirrors, floor		
12	coverings, intercom systems, built-in kitchen appliances, sprinkler systems and controls, built-in vacuum systems (including accessories), garage		
13	door openers including remote controls; and \(\overline{V} \) n/a		
14	door openers including remote controls; and n/a 3.1.2. Personal Property. The following are included if on the Property whother attached or not on the date of this Contract:		
15	storm windows, storm doors, window and porch shades, awnings, blinds, screens, window coverings, curtain rods, drapery rods, fireplace inserts,		
16	fireplace screens, fireplace grates, heating stoves, storage sheds, and all keys. If checked, the following are included: Water Softeners		
17	Smoke/Fire Detectors Security Systems Satellite Systems (including satellite dishes).		
18	3.1.3. Other Inclusions.		
19			
0	The Personal Property to be conveyed at Closing shall be conveyed by Seller free and clear of all taxes (except personal property taxes		
51	for the year of Closing), liens and encumbrances, except Conveyance shall be by bill of sale or		
52	other applicable legal instrument.		
13	3.1.4. Trade Fixtures. With respect to trade fixtures, Seller and Buyer agree as follows:		
4	· · · · · · · · · · · · · · · · · · ·		
55			
6	The Trade Fixtures to be conveyed at Closing shall be conveyed by Seller free and clear of all taxes (except personal property taxes for		
57	the year of Closing), liens and encumbrances, except Convoyance shall be by bill of		
8	sale or other applicable legal instrument.		
9	3.1.5. Parking and Storage Facilities. Use Only Ownership of the following parking facilities:		
50	and Use Only Ownership of the following storage facilities:		
51	3.1.6. Water Rights. The following legally described water rights:		
52	Seller agrees to transfer all water rights, if any.		
33			
54	Any water rights shall be conveyed by		
55	well is to be transferred to Buyer, Seller agrees to supply required information about such well to Buyer. Buyer understands that if the well to be		
66	transferred is a Small Capacity Well or a Domestic Exempt Water Well used for ordinary household purposes, Buyer shall, prior to or at Closing,		
57	complete a Change in Ownership form for the well. If an existing well has not been registered with the Colorado Division of Water Resources in		
8	the Department of Natural Resources (Division), Buyer shall complete a registration of existing well form for the well and pay the cost of		
59	registration. If no person will be providing a closing service in connection with the transaction, Buyer shall file the form with the Division within		
70	sixty days after Closing. The Well Permit # is n/a		
71	3.1.7. Growing Crops. With respect to growing crops, Seller and Buyer agree as follows:		
12	n/a		
73			
14	3.2. Exclusions. The following items are excluded: n/8		
15	4. PURCHASE PRICE AND TERMS.		
76	4.1. Price and Terms. The Purchase Price set forth below shall be payable in U.S. Dollars by Euger as follows:		
77			

Item No.	Reference	Item	Amount	Amount
1	§ 4.I	Purchase Price	\$ 60.334.42	
2	§ 4.2	Earnest Money		\$
3	§ 4.5	New Loan	:	:
4	§ 4.6	Assumption Balance	. :	\$54,366.82
5	§ 4.7	Seller or Private Financing		
6				\$ 3,179.15
7				\$ 2,788.45
8	§ 4.3	Cash at Closing		
9		TOTAL	\$60,334.42	\$60,334.42

86	fund established for the purpose of providing affordable housing to Colorado residents, Seller and Buyer acknowledge and agree that any interest
87	accruing on the Earnest Money deposited with the Earnest Money Holder in this transaction shall be transferred to such fund.
88	4.2.1. Alternative Earnest Money Deadline. The deadline for delivering the Earnest Money, if other than at the time of tender of the
89	Contract is as set forth as the Alternative Earnest Money Deadline (§ 2.3).
90	4.3. Cash at Closing. All amounts payable by the parties, at Closing, including Cash at Closing and closing costs, shall be in funds that
91 92	comply with all applicable Colorado laws, including electronic transfer funds, certified check, saving, and loan teller's check and cashier's check (Good Funds). All required Cash at Closing shall be paid to allow disbursement by Closing Company at the time of Closing OR SUCH PARTY
92 93	SHALL BE IN DEFAULT. Buyer represents that Buyer, as of the date of this Contract, \[\big[\big] \big] Does \[\big[\big] \] Does Not have funds that are immediately
94	verifiable and available in an amount not less than the amount stated as Cash at Closing in § 4.1.
95	4.4. Seller Concession. Soller, at Closing, shall pay or credit, as directed by Buyer, a total amount of \$ -O- to assist with
96	Buyer's closing costs, loan discount points, loan origination fees, prepaid items (including any amounts that Seller agrees to pay because Buyer is
97	not allowed to pay due to FHA, CHFA, VA, etc.), and any other fee, cost, charge, expense or expensiture related to Buyer's New Loan or other
98	allowable Seller concession (collectively, Seller Concession). The Seller Concession is in addition to any sum Seller has agreed to pay or credit
99	Buyer elsewhere in this Contract. If the amount of Seller Concession exceeds the aggregate of what is allowed, Seller shall not pay or be charged
100	such oxcess amount.
101	4.5. New Loan.
102	4.5.1. Buyer to Pay Loan Costs. Huyer, except as provided in § 4.4, if applicable, shall timely pay Buyer's loan costs, loan discount
103	points, prepaid items and loan origination fees, as required by lender.
104	4.5.2. Buyer May Select Financing. Buyer may select financing appropriate and acceptable to Buyer, including a different loan than
105	initially sought, except as restricted in § 4.5.3 or § 25, Additional Provisions.
106	4.5.3. Lean Limitations. Buyer may purchase the Property using any of the following types of loan; Conventional FHA
107 108	VA Bond Other 4.5.4. Good Faith Estimate - Monthly Payment and Loan Costs. Buyer is advised to review the terms, conditions and costs of
109	Buyer's New Loan carefully. If Buyer is applying for a residential loan, the lender generally must provide Buyer with a good faith estimate of
110	Buyer's closing costs within three days after Buyer completes a loan application. Buyer should also obtain an estimate of the amount of Buyer's
111	monthly mortgage payment. If the New Loan is unsatisfactory to Buyer, then Buyer may terminate his Contract pursuant to § 5.2 no later than
112	Loan Conditions Deadline (§ 2.3).
113	4.6. Assumption. Buyer agrees to assume and pay an existing loan in the approximate amount of the Assumption Balance set forth in § 4.1,
114	presently payable at \$ n/a per n/a including principal and interest presently at the rate of % ner annum, and
115	also including escrow for the following as indicated: Real Estate Taxes Property Insurance Premium Mortgage Insurance Premium
116	
117	Buyer agrees to pay a loan transfer fee not to exceed \$ n/a . At the time of assumption, the new interest rate shall not exceed
118	exceed% per annum and the new payment shall not exceed \$ per principal and interest, plus escrow,
119	If any, if the actual principal datance of the existing loan at Closing is less than the Assumption Halance, which causes the amount of each required
120	from Buyer at Closing to be increased by more than \$ n/a , then Buyer May Term in the this Contract effective upon receipt by
121 122	Seller of Buyer's written notice of termination or \(\sum_{\text{I/a}} \) Seller \(\sum_{\text{Shall}}
123	shall be evidenced by delivery on or before Loan Transfer Approval Deadline at Closing of an appropriate letter of commitment from lender.
124	Any cost payable for release of liability shall be paid by $\frac{D}{A}$ in an amount not to exceed \$ $\frac{D}{A}$
125	4.7. Seller or Private Financing. Buyer agrees to execute a promissory note payable to
126	Joint Tenants Tenants In Common Other, on the
127	
128	note form as indicated: [(Default Rate) NTD81-10-06
129	(1 st , 2 nd , etc.) deed of trust encum <u>ber</u> ing the Property, using the form as indicated:
130	Due on Transfer - Strict (TD72-9-08) Due on Transfer - Creditworthy (TD73-9-08) Assumable - Not Due on Transfer (TD74-9-
131	O8) Other The promissory note shall be amortized on the basis of Vears
132	The promissory note shall be amortized on the basis of Vears Months, payable at \$ per
133	including principal and interest at the rate of % per annum. Payments shall commence
134 135	and shall be due on the day of each succeeding If not sooner paid, the balance of principal and accrued interest shall be due and payable after Closing. Payments Shall Shall Not be increased by of estimated annual real estate taxes, and Shall Shall Not be increased by of estimated annual property insurance premium. The loan shall also contain the following terms: (1) if any payment is not received within days after its due date, a late charge
136	of estimated annual real evides and payable and payabl
137	premium. The loan shell also contain the following terms: (1) if any norment is not received within
138	of % of such payment shall be due; (2) interest on lender disbursements under the deed of trust shall be % per annum; (3) default
139	interest rate shall be
140	Shall Lishall Not execute and deliver, at Closing, a Security Agreement and UCC-1 Financing Statement granting the holder of the promissory
141	note a(1 st , 2 ^{no} , etc.) lien on the personal property included in this sale.
142	Buyer Shall Shall Not provide a mortgagen's title insurance policy, at Buyer's expense.
143	5. FINANCING CONDITIONS AND OBLIGATIONS.
144	5.1. Loan Application. If Buyer is to pay all or part of the Purchase Price by obtaining one or more new loans (New Loan), or if an existing
145	loan is not to be released at Closing, Buyer, if required by such lender, shall make a verifiable application by Loan Application Deadline (§ 2,3),
146 147	5.2. Loan Conditions. If Buyer is to pay all or part of the Purchase Price with a New Loan, this Contract is conditional upon Buyer
148	determining, in Buyer's subjective discretion, whether the New Loan is satisfactory to Buyer, including its availability, payments, interest rate, terms, conditions, and cost of such New Loan. This condition is for the benefit of Buyer. If such New Loan is not satisfactory to Buyer, Soller must
149	receive written notice to terminate from Buyer, no later than Loan Conditions Deadline (§ 2.3), at which time this Contract shall terminate. IF
150	SELLER DOES NOT TIMELY RECEIVE WRITTEN NOTICE TO TERMINATE, THIS CONDITION SHALL BE DEEMED
151	WAIVED, AND BUYER'S EARNEST MONEY SHALL BE NONREFUNDABLE, EXCEPT AS OTHERWISE PROVIDED IN THIS
152	CONTRACT (e.g., Appraisal, Title, Survey).

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- Credit Information and Buyer's New Senior Loan. If Buyer is to pay all or part of the Purchase Price by executing a promissory 153 note in favor of Seller, or if an existing loan is not to be released at Closing, this Contract is conditional (for the benefit of Seller) upon Seller's 154 approval of Buyer's financial ability and creditworthiness, which approval shall be at Seller's subjective discretion. In such case: (1) Buyer shall 155 supply to Seller by Buyer's Credit Information Deadline (§ 2.3), at Buyer's expense, information and documents (including a current credit 156 report) concerning Buyer's financial, employment and credit condition and Buyer's New Senior Loan, defined below, if any; (2) Buyer consents 157 that Seller may verify Buyer's financial ability and creditworthiness; (3) any such information and decuments received by Seller shall be held by 158 Seller in confidence, and not released to others except to protect Seller's interest in this transaction; (4) in the event Buyer is to execute a promissory 159 note secured by a deed of trust in favor of Seller, this Contract is conditional (for the benefit of Sel er) upon Seller's approval of the terms and 160 conditions of any New Loan to be obtained by Buyer if the deed of trust to Seller is to be subordinate to Buyer's New Loan (Buyer's New Senior 161 Loan). Additionally, Seller shall have the right to terminate, at or before Closing, if the Cash at Closing is less than as set forth in § 4.1 of this 162 Contract or Buyer's New Senior Loan changes from that approved by Seller, and (5) if Seller does not deliver written notice of Seller's disapproval 163 of Buyer's financial ability and creditworthiness or of Buyer's New Senior Loan to Buyer by Disapproval of Buyer's Credit Information 164 Deadline (§ 2.3), then Seller waives the conditions set forth in this section as to Buyer's New Senior Loan supplied to Seller. If Seller delivers 165 written notice of disapproval to Buver on or before said date, this Contract shall terminate. 166 Existing Loan Review. If an existing loan is not to be released at Closing, Seller shall deliver copies of the loan documents (including 167 note, deed of trust, and any modifications) to Buyer by Existing Loan Documents Deadline (§ 2.3). For the benefit of Buyer, this Contract is 168 conditional upon Buyer's review and approval of the provisions of such loan documents. If written notice of objection to such loan documents, 169 signed by Buyer, is not received by Seller by Existing Loan Documents Objection Deadline (§ 2.3), Buyer accepts the terms and conditions of the 170 documents. If the lender's approval of a transfer of the Property is required, this Contract is conditional upon Buyer's obtaining such approval 171 without change in the terms of such loan, except as set forth in § 4.6. If lender's approval is not obtained by Loan Transfer Approval Deadline 172 (§ 2.3), this Contract shall terminate on such deadline, If Seller is to be released from liability under such existing loan and Buyer does not obtain 173 such compliance as sot forth in § 4.6, this Contract may be terminated at Seller's option. 174 APPRAISAL PROVISIONS. 175 176 Property Approval. If the lender imposes any requirements or repairs (Requirements) to be made to the Property (e.g., roof repair, repainting), boyond those matters already agreed to by Seller in this Contract, Seller may terminate this Contract (notwithstanding § 10 of this 177 Contract) by written notice to Buyer on or before three days following Seller's receipt of the Requirer tents. Seller's right to terminate in this § 6.1 178 shall not apply if on or before any termination by Seller pursuant to this § 6.1; (1) the parties enter into a written agreement regarding the 179 Requirements; or (2) the Requirements are completed by Seller; or (3) the satisfaction of the Requirements is waived in writing by Buyer. 180 181 Appraisal Condition. Z 182 6.2.1. Not Applicable. This § 6.2 shall not apply. 183 6,2.2. Conventional/Other. Buyor shall have the sole option and election to terminate this Contract if the Purchase Price exceeds the _. The appraisal shall be received by Buyer or Buyer's lender Property's valuation determined by an appraiser engaged by 184 on or before Appraisal Deadline (§ 2.3). This Contract shall terminate by Buyer delivering to Seller written notice of termination and either a copy 185 of such appraisal or written notice from lender that confirms the Proporty's valuation is less than the Purchase Price, received by Seller on or before 186 Appraisal Objection Deadline (§ 2.3). If Seller does not receive such written notice of termination on or before Appraisal Objection Deadline 187 (§ 2.3), Buyer waives any right to terminate under this section. 188 6.2.3. FHA, It is expressly agreed that, notwithstanding any other provisions of this Contract, the Purchaser (Buyer) shall not be 189 190 obligated to complete the purchase of the Property described herein or to incur any penalty by forfei are of Earnest Money deposits or otherwise unless the Purchaser (Buyer) has been given in accordance with HUD/FHA or VA requirements a wri ten statement issued by the Federal Housing 191 Commissioner, Department of Veterans Affairs, or a Direct Endorsement lender, setting forth the appraised value of the Property of not loss than 192 The Purchaser (Buyer) shall have the privilege and option of proceeding with the consummation of the Contract without regard 193 to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and 194 Urban Development will insure. HUD does not warrant the value nor the condition of the Property. The Purchaser (Buyer) should satisfy 195 196 himself/horself that the price and condition of the Property are acceptable. 197 6.2.4. VA. It is expressly agreed that, notwithstanding any other provisions of this Contract, the purchaser (Buyer) shall not incur any 198 penalty by forfeiture of Earnest Money or otherwise or be obligated to complete the purchase of the Proporty described herein, if the Contract 199 Purchase Price or cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The purchaser (Buyer) shall, 200 however, have the privilege and option of proceeding with the consummation of this Contract without regard to the amount of the reasonable value 201 established by the Department of Veterans Affairs. 202 Cost of Appraisal. Cost of any appraisal to be obtained after the date of this Contract shall be timely paid by Buyer Seller. 203 EVIDENCE OF TITLE, SURVEY AND CIC DOCUMENTS. 7.1. Evidence of Title. On or before Title Duadline (§ 2.3), Seller shall cause to be furnished to Buyer, at Seller's expense, a current 204 205 commitment for owner's title insurance policy (Title Commitment) in an amount equal to the Purchase Price, or if this box is checked, L. An 206 Abstract of title certified to a current date. If title insurance is furnished, Seller shall also deliver to Buyer copies of any abstracts of title covering 207 all or any portion of the Property (Abstract) in Seller's possession. At Seller's expense, Seller shall cause the title insurance policy to be issued and delivered to Buyor as soon as practicable at or after Closing. The title insurance commitment Shall Shall Not commit to delete or insure 208 over the standard exceptions which relate to: (1) parties in possession, (2) unrecorded easements, (3) survey matters, (4) any unrecorded mechanics' 209 liens, (5) gap period (effective date of commitment to date deed is recorded), and (6) unpaid taxes, as sessments and unredeemed tax sales prior to 210 211 the year of Closing.
 - Note: The title insurance company may not agree to delete or insure over any or all of the standard exceptions. Buyer shall have the right to review the Title Commitment. If the Title Commitment or its provisions are not satisfactory to Buyer, Buyer may exercise Buyer's rights pursuant to § 8.1.

 7.2. Copies of Exceptions. On or before Title Deadline (§ 2.3), Seller, at Seller's expense, shall furnish to Buyer and 1/2 ...,
 - (1) copies of any plats, declarations, covenants, conditions and restrictions burdoning the Property, and (2) if a Title Commitment is required to be furnished, and if this box is checked Copies of any Other Documents (or, if illegible, summaries of such documents) listed in the schedule of exceptions (Exceptions). Even if the box is not checked, Seller shall have the obligation to furnish these documents pursuant to this section if requested by Buyer any time on or before Document Request Deadline (§ 2.3). This requirement thall pertain only to documents as shown of

Any additional premium expense to obtain this additional coverage shall be paid by **ZBuyer** iseller.

220	record in the office of the clerk and recorder in the county where the Property is located. The abstract or Title Commitment, together with any
221	copies or summeries of such documents furnished pursuant to this section, constitute the title documents (Title Documents).
222	7.3. Survey. On or before Survey Deadline (§ 2.3), Seller Buyer shall order and cause Buyer (and the issuer of the Title
223	Commitment or the provider of the opinion of title if an abstract) to receive a current Improvement Survey Plat Improvement Location
224	Certificate (the description checked is known as Survey). An amount not to exceed \$ for Survey shall be paid by
225	Buyer Seller. If the cost exceeds this amount, Buyer Seller shall pay the excess on or be fore Closing. Buyer shall not be obligated to
226	pay the excess unless Buyer is informed of the cost and delivers to Seller, before Survey is ordered, Buyer's written agreement to pay the required
227	amount to be paid by Buyer.
228	7.4. Common Interest Community Documents. The term CIC Documents consists of all owners' associations (Association) declarations,
229	bylaws, operating agreements, rules and regulations, party wall agreements, minutes of most recent initial owners' moeting and minutes of any
230	directors' or managers' meetings during the six-month period immediately preceding the date of this Contract, if any (Governing Documents), most
231	recent financial documents consisting of (1) annual balance sheet, (2) annual income and expenditure: statement, and (3) annual budget (Financial
232	Documents), if any (collectively CIC Documents).
233	7.4.1. Not Applicable. This § 7.4 shall not apply.
234	7.4.2. Common Interest Community Disclosure. THE PROPERTY IS LOCATED WITHIN A COMMON INTEREST
235	COMMUNITY AND IS SUBJECT TO THE DECLARATION FOR SUCH COMMUNITY. THE OWNER OF THE PROPERTY WILL, BE
236	REQUIRED TO BE A MEMBER OF THE OWNER'S ASSOCIATION FOR THE COMMUNITY AND WILL BE SUBJECT TO THE
237	BYLAWS AND RULES AND REGULATIONS OF THE ASSOCIATION. THE DECLARATION, BYLAWS, AND RULES AND
238	REGULATIONS WILL IMPOSE FINANCIAL OBLIGATIONS UPON THE OWNER OF THE PROPERTY, INCLUDING AN OBLIGATION
239	TO PAY ASSESSMENTS OF THE ASSOCIATION. IF THE OWNER DOES NOT PAY THESE ASSESSMENTS, THE ASSOCIATION
240	COULD PLACE A LIEN ON THE PROPERTY AND POSSIBLY SELL IT TO PAY THE DEBT. THE DECLARATION, BYLAWS, AND
241	RULES AND REGULATIONS OF THE COMMUNITY MAY PROHIBIT THE OWNER FROM MAKING CHANGES TO THE PROPERTY
242 243	WITHOUT AN ARCHITECTURAL REVIEW BY THE ASSOCIATION (OR A COMMITTEE OF THE ASSOCIATION) AND THE
244	APPROVAL OF THE ASSOCIATION. PURCHASERS OF PROPERTY WITHIN THE COMMON INTEREST COMMUNITY SHOULD INVESTIGATE THE FINANCIAL OBLIGATIONS OF MEMBERS OF THE ASSOCIATION, PURCHASERS SHOULD CAREFULLY READ
245	THE DECLARATION FOR THE COMMUNITY AND THE BYLAWS AND RULES AND REGULATIONS OF THE ASSOCIATION.
246	7.4.3. Not Conditional on Review. Buyer acknowledges that Buyer has received a copy of the CIC Documents. Buyer has reviewed
247	them, agrees to accept the benefits, obligations and restrictions that they impose upon the Property and its owners and waives any right to terminate
248	this Contract due to such documents, notwithstanding the provisions of § 8.5.
249	7.4.4. CIC Documents to Buyer.
250	7.4.4.1. Soller to Provide CIC Documents. Seller shall cause the CIC Documents to be provided to Buyer, at Seller's
251	expense, on or before CIC Documents Deadline (§ 2.3).
252	7.4.4.2. Seller Authorizes Association. Seller authorizes the Association to provide the CIC Documents to Buyer, at Seller's
253	expense.
254	7.4.4.3. Seller's Obligation. Seller's obligation to provide the CIC Documents (hall be fulfilled upon Buyer's receipt of the
255	CIC Documents, regardless of who provides such documents.
256	7.4.5. Conditional on Buyer's Review. If the box in either § 7.4.4.1 or § 7.4.4.2 is checked, the provisions of this § 7.4.5 shall apply.
257	Written notice of any unsatisfactory provision in any of the CIC Documents, in Buyer's subjective discretion, signed by Buyer, or on behalf of
258	Buyer, and delivered to Seller on or before CIC Documents Objection Deadline (§ 2.3), shall termina c this Contract.
259	Should Buyer receive the CIC Documents after CIC Documents Deadline (§ 2.3), Buyer shall have the right, at Buyer's option, to
260	terminate this Contract by written notice delivered to Seller on or hefore ten days after Buyer's receipt of the CIC Documents. If Buyer does not
261	receive the CIC Documents, or if such written notice to terminate would otherwise be required to be delivered after Closing Date (§ 2.3), Buyer's
262 263	written notice to terminate shall be received by Seller on or before three days prior to Closing Date (§ 2.3). If Sollor does not receive written notice from Buyer within such time, Buyer accepts the provisions of the CIC Documents, and Buyer's right to terminate this Contract pursuant to this
264	section is waived, notwithstanding the provisions of § 8.5.
265	NOTE: If no box in this § 7.4 is checked, the provisions of § 7.4.4.1 shall apply.
266	8. TITLE AND SURVEY REVIEW.
267	8.1. Title Review. Buyer shall have the right to inspect the Title Documents. Written notice by Buyer of unmerchantability of title, form or
268	content of Title Commitment or of any other unsatisfactory title condition shown by the Title Documents, notwithstanding § 13, shall be signed by
269	or on behalf of Buyer and delivered to Seller on or before Title Objection Deadline (§ 2.3), or within five days after receipt by Buyer of any
270	change to the Title Documents or endorsement to the Title Commitment together with a copy of the document adding any new Exception to title. If
271	Seller does not receive Buyer's notice by the date specified above, Buyer accepts the condition of title as disclosed by the Title Documents as
272	satisfactory.
273	8.2. Matters Not Shown by the Public Records. Seller shall deliver to Buyer, on or before Off-Record Matters Deadline (§ 2.3) true
274	copies of all leases and surveys in Seller's possession pertaining to the Property and shall disclose to Buyer all casements, liens (including, without
275	limitation, governmental improvements approved, but not yet installed) or other title matters (including, without limitation, rights of first refusal
276	and options) not shown by the public records of which Seller has actual knowledge. Buyer shall have the right to inspect the Property to investigate
277	if any third party has any right in the Property not shown by the public records (such as an unrecorded easement, unrecorded lease, boundary line
278	discrepancy or water rights). Written notice of any unsatisfactory condition disclosed by Seller or revealed by such inspection, notwithstanding
279	§ 13, shall be signed by or on behalf of Buyer and delivered to Seller on or before Off-Record Matter; Objection Deadline (§ 2.3). If Seller does
280	not receive Buyer's notice by said deadline, Buyer accepts title subject to such rights, if any, of third parties of which Buyer has actual knowledge.
281 282	8.3. Survey Review. 8.3.1. Not Applicable. This § 8.3 shall not apply.
283	
284	8.3.2. Conditional on Survey. If the box in this § 8.3.2 is checked, Buyer shall have the right to inspect the Survey. If written notice by or on behalf of Buyer of any unsatisfactory condition shown by the Survey, notwithstanding § 8.2 or § 13, is received by Seller on or before
285	Survey Objection Deadline (§ 2.3) then such objection shall be deemed an unsatisfactory title condition. If Seller does not receive Buyer's notice
286	by Survey Objection Deadline (\$ 2.3). Buyer accepts the Survey as satisfactory.

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Special Taxing Districts. SPECIAL TAXENG DISTRICTS MAY BE SUBJECT TO GENERAL OBLIGATION INDEBTEDNESS THAT IS 8.4. PAID BY REVENUES PRODUCED FROM ANNUAL TAX LEVIES ON THE TAXABLE PROPERTY WITHIN SUCH DISTRICTS, PROPERTY OWNERS IN SUCH DISTRICTS MAY BE PLACED AT RISK FOR INCREASED MILL LEVIES AND EXCESSIVE TAX BURDENS TO SUPPORT THE SERVICING OF SUCH DEBT WHERE CIRCUMSTANCES ARISE RESULTING IN THE INABILITY OF SUCH A DISTRICT TO DISCHARGE SUCH INDEBTEDNESS WITHOUT SUCH AN INCREASE IN MILL LEVIES, BUYER SHOULD INVESTIGATE THE DEBT FINANCING REQUIREMENTS OF THE AUTHORIZED GENERAL OBLIGATION INDEBTEDNESS OF SUCH DISTRICTS, EXISTING MILL LEVIES OF SUCH DISTRICT SERVICING SUCH INDEBTEDNESS, AND THE POTENTIAL FOR AN INCREASE IN SUCH MILL LEVIES.

In the event the Property is located within a special taxing district and Buyer desires to terminate this Contract as a result, if written notice, by or on behalf of Buyer, is received by Seller on or before Off-Record Matters Objection Deadline (§ 2.3), this Contract shall terminate. If Seller does not receive Buyer's notice by such deadline, Buyer accepts the effect of the Property's inclusion in such special taxing district and waives the right to terminate for that reason.

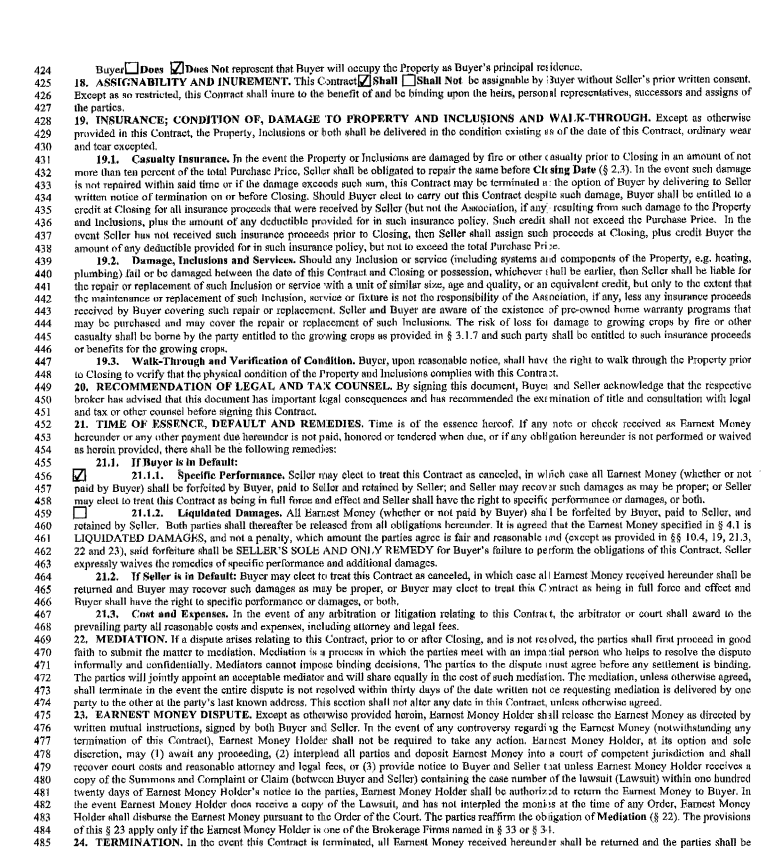
- Right to Object, Cure. Buyer's right to object shall include, but not be limited to, those matters set forth in §§ 8 and 13. If Seller receives notice of unmerchantability of title or any other unsatisfactory title condition or commitment terms as provided in §§ 8.1, 8.2 and 8.3, Seller shall use reasonable efforts to correct said items and bear any nominal expense to correct the same prior to Closing. If such unsatisfactory title condition is not corrected to Buyer's satisfaction on or before Closing, this Contract shall terminate; provided, however, Buyer may, by written notice received by Seller on or before Closing, waive objection to such items.
- Right of First Refusal or Contract Approval. If there is a right of first refusal on the Froperty, or a right to approve this Contract, Sellor shall promptly submit this Contract according to the terms and conditions of such right. If the holder of the right of first refusal exercises such right or the holder of a right to approve disapproves this Contract, this Contract shall terminate. If the right of first refusal is waived explicitly or expires, or the Contract is approved, this Contract shall remain in full force and effect. Seller shall promptly notify Buyer of the foregoing. If expiration or waiver of the right of first refusal or Contract approval has not occurred on or before Right of First Refusal Deadline (§ 2.3), this Contract shall terminate.
- Title Advisory. The Title Documents affect the title, ownership and use of the Property and should be reviewed carefully. Additionally, other matters not reflected in the Title Documents may affect the title, ownership and use of the Property, including without limitation, boundary lines and encroachments, area, zoning, unrecorded easements and claims of easements, leases and other unrecorded agreements, and various laws and governmental regulations concerning land use, development and one commental matters. The surface estate may be owned separately from the underlying mineral estate, and transfer of the surface estate does not necessarily include transfer of the mineral rights or water rights. Third parties may hold interests in oil, gas, other minerals, geothermal energy or water on or under the Property, which interests may give them rights to enter and use the Property. Such matters may be excluded from or not covered by the title insurance policy. Buyer is advised to timely consult logal counsel with respect to all such matters as there are strict time limits provided in this Contract [e.g., Title Objection Deadline (§ 2.3) and Off-Record Matters Objection Deadline (§ 2.3).
- LEAD-BASED PAINT. Unless exempt, if the improvements on the Property include one or more residential dwellings for which a building permit was issued prior to January 1, 1978, this Contract shall be void unless (1) a completed Lead-Based Paint Disclosure (Sales) form is signed by Seller, the required real estate licensees and Buyer, and (2) Seller receives the completed and fully executed form prior to the time when the Contract is signed by all parties. Buyer acknowledges timely receipt of a completed Lead-Based Paint Disclosure (Sales) form signed by Seller and the real estate licensees.
- 10. PROPERTY DISCLOSURE, INSPECTION, INDEMNITY, INSURABILITY, BUYER DISCLOSURE AND SOURCE OF WATER.
- 10.1. Seller's Property Disclosure Deadline. On or before Seller's Property Disclosure Dead ine (§ 2.3), Seller agrees to deliver to Buyer the most current version of the applicable Colorado Real Estate Commission's Soflor's Property Diselecture form completed by Soller to the best of Seller's actual knowledge, current as of the date of this Contract.
- 10.2. Inspection Objection Deadline. Buyer shall have the right to have inspections of the physical condition of the Property and Inclusions, at Buyer's expense. If (1) the physical condition of the Property, (2) Inclusions, (3) any proposed or existing transportation project, road, street or highway, or (4) any other activity, odor or noise (whether on or off the Property) and its effect or expected effect on the Property or its occupants is unsatisfactory in Buyer's subjective discretion, Buyer shall, on or before Inspection Objection Deadline (§ 2.3):
 - 10.2.1. Notice to Terminate. Notify Seller in writing that this Contract is terminated; or
- Notice to Correct. Deliver to Seller a written description of any unsatisfactory physical condition which Buyer requires 10.2.2.

If written notice is not received by Seller on or before Inspection Objection Deadline (§ 2.3), the physical condition of the Property and Inclusions shall be deemed to be satisfactory to Buyer.

- 10.3. Inspection Resolution Deadline. If a Notice to Correct is received by Seller and if Buyer and Seller have not agreed in writing to a settlement thereof on or before Inspection Resolution Deadline (§ 2.3), this Contract shall terminate one day following Inspection Resolution Deadline (§ 2.3), unless before such termination Sellor receives Buyer's written withdrawal of the Notice to Correct.
- 10.4. Damage, Liens and Indemnity. Buyer, except as otherwise provided in this Contract, is responsible for payment for all inspections, lests, surveys, engineering reports, or any other work performed at Buyer's request (Work) and shall pay for any damage that occurs to the Property and Inclusions as a result of such Work. Buyer shall not permit claims or liens of any kind against the Property for Work performed on the Property at Buyer's request. Buyer agrees to indomnify, protect and hold Seller harmless from and against any I ability, damage, cost or expense incurred by Seller and caused by any such Work, claim, or lien. This indomnity includes Seller's right to recover all costs and expenses incurred by Seller to defend against any such liability, damage, cost or expense, or to enforce this section, including Seller's reasonable attorney and legal fees. The provisions of this section shall survive the termination of this Contract.
- 16.5. Insurability. This Contract is conditional upon Buyer's satisfaction, in Buyer's subjective discretion, with the availability, terms and conditions of and premium for property insurance. This Contract shall terminate upon Seller's receipt, on or before Property Insurance Objection Deadline (§ 2.3), of Buyer's written notice that such insurance was not satisfactory to Buyer. If said notice is not timely received, Buyer shall have waived any right to terminate under this provision.
- 10.6. Buyer Disclosure, Buyer represents that Buyer Does V Does Not need to sell and close a property to complete this transaction. Note: Any property sale contingency should appear in Additional Provisions (§ 25).
- 10.7. Source of Potable Water (Residential Land and Residential Improvements Only). Buyer 🔲 Does 🔲 Does Not acknowledge receipt of a copy of Seller's Property Disclosure or Source of Water Addendum disclosing the source of potable water for the Property. Buyer

 Does Does Not acknowledge receipt of a copy of the current well permit. There is No Well.
- Note to Buyer: SOME WATER PROVIDERS RELY, TO VARYING DEGREES, ON NONEENEWABLE GROUND WATER. YOU

356	MAY WISH TO CONTACT YOUR PROVIDER (OR INVESTIGATE THE DESCRIBED SOURCE) TO DETERMINE THE LONG-
357	TERM SUFFICIENCY OF THE PROVIDER'S WATER SUPPLIES,
358	11. METHAMPHETAMINE LABORATORY DISCLOSURE (Residential Property Only). The parties acknowledge that Seller is required
359	to disclose whether Seller knows that the Property, if residential, was previously used as a methamphetemine laboratory. No disclosure is required i
360	the Property was remediated in accordance with state standards and other requirements are fulfilled pursuant to § 25-18.5-102, C.R.S. Buyer furthe
361	acknowledges that Buyer has the right to ongage a certified hygienist or industrial hygienist to test whether the Property has ever been used as a
362	methamphetamine laboratory. If Buyer's test results indicate that the Property has been used as a methamphetamine laboratory, but has not been
363	remediated to meet the standards established by rules of the State Board of Health promulgated pursuant to § 25-18.5-102, C.R.S., Buyer shall
364	promptly give written notice to Seller of the results of the test, and Buyer may terminate this Contract.
365	12. CLOSING. Delivery of deed from Soller to Buyer shall be at closing (Closing). Closing shall be on the date specified as the Closing Date
366	(§ 2.3) or by mutual agreement at an earlier date. The hour and place of Closing shall be as designated by Buyer
367	13. TRANSFER OF TITLE. Subject to tender or payment at Closing as required herein and compliance by Buyer with the other terms and
368	provisions hereof, Seller shall execute and deliver a good and sufficient Lien Warranty deed to Buyer, at Closing, conveying the Property free
369	and clear of all taxes except the general taxes for the year of Closing. Except as provided herein, title shall be convoyed free and clear of all lices
370	including any governmental liens for special improvements installed as of the date of Buyer's signature hereon, whether assessed or not. Title shall
371	he conveyed subject to:
372	13.1. those specific Exceptions described by reference to recorded documents as reflected in the Title Documents accepted by Buyer in
373	accordance with Title Review (§ 8.1),
374	13.2. distribution utility casements (including cable TV),
375	13.3. those specifically described rights of third parties not shown by the public records of which Buyer has actual knowledge and which
376	were accepted by Buyer in accordance with Matters Not Shown by the Public Records (§ 8.2) and S revey Review (§ 8.3),
377	13.4. inclusion of the Property within any special taxing district, and
378	13.5. other <u>n/a</u>
379	14. PAYMENT OF ENCUMBRANCES. Any encumbrance required to be paid shall be paid at or before Closing from the proceeds of this
380	transaction or from any other source.
381	15. CLOSING COSTS, DOCUMENTS AND SERVICES.
382	15.1. Good Funds. Buyer and Seller shall pay, in Good Funds, their respective Closing costs and all other items required to be paid a
383	Closing, except as otherwise provided herein.
384	15.2. Closing Information and Documents. Euger and Seller will furnish any additional information and documents required by Closing
385	Company that will be necessary to complete this transaction. Buyer and Seller shall sign and complete all customary or reasonably required
386	documents at or before Closing.
387 388	15.3. Closing Services Fee. The fee for real estate Closing services shall be paid at Closing by Buyer Seller One-Half by Buyer and One-Half by Seller Other
389	15.4. Closing Instructions. Buyer and Seller agree to execute the Colorado Real Estate Commission's Closing Instructions. Such Closing
390	Instructions Are Are Not executed with this Contract. Upon execution, Seller Buyer shall deliver such Closing Instructions to the
391	Closing Company.
392	15.5. Status Letter and Transfer Fees. Any fees incident to the issuance of Association's statement of assessments (Status Letter) shall be
393	paid by Buyer Seller One-Half by Buyer and One-Half by Seller. Any transfer fees assessed by the Association (Association's
394	Transfer Fee) shall be paid by Buyer Seller One-Half by Buyer and One-Half by Seller.
395	15.6. Local Transfer Tax. The Local Transfer Tax of% of the Purchase Price shall be paid at Closing by Buyer Seller
396	One-Half by Buyer and One-Half by Seller.
397	15.7. Sales and Use Tax. Any sales and use tax that may accrue because of this transaction shall be paid when due by Buyer Seller
398	One-Half by Buyer and One-Half by Seller.
399	16. PRORATIONS. The following shall be promted to Closing Date (§ 2.3), except as otherwise provided:
400	16.1. Taxes. Personal property taxes, if any, and general real estate taxes for the year of Closing, based on Taxes for the Calendar Year
401	Immediately Proceding Closing Most Recent Mill Levy and Most Recent Assessed Valuation, adjusted by any applicable qualifying soniors
402	property tax exemption, or Other,
403	16.2. Rents. Rents based on Rents Actually Received Accrued. At Closing, Seller shall transfer or credit to Buyer the security
404	deposits for all leases assigned, or any remainder after lawful deductions, and notify all tenants in writing of such transfer and of the transferor's
405	name and address. Seller shall assign all leases in effect at Closing to Buyer and Buyer shall assume such leases.
406	16.3. Association Assessments. Current regular Association assessments and dues (Association Assessments) paid in advance shall be
407	credited to Seller at Closing. Cash reserves held out of the regular Association Assessments for deferred maintenance by the Association shall no
408	be credited to Seller except as may be otherwise provided by the Governing Documents. Any special assessment by the Association for
409	improvements that have been installed as of the date of Buyer's signature hereon shall be the obligation of Seller. Any other special assessment
410	assessed prior to Closing Date (§ 2.3) by the Association shall be the obligation of Buyer Geller seller represents that the Association
411	Assessments are currently payable at \$ n/a per n/a and that there are no unpaid regular or special assessments
412	Assessments are currently payable at \$ n/a per n/a and that there are no unpaid regular or special assessments against the Property except the current regular assessments and n/a. Such assessments are subject to change as provided in the Governing Documents. Seller agrees to promptly request the Association to deliver to Buyer
413	assessments are subject to change as provided in the Governing Documents. Seller agrees to promptly request the Association to deliver to Buyer
414	before Closing Date (§ 2.3) a current Status Letter.
415	16.4. Other Prorations, Water and sewer charges, interest on continuing loan, and n/a
416	16.5. Final Settlement. Unless otherwise agreed in writing, these prorations shall be final.
417	17. POSSESSION. Possession of the Property shall be delivered to Buyer on Possession Date at Possussion Time (§ 2.3), subject to the following
418	leases or tenancies:
419	n/a
420	
421	If Seller, after Closing, fails to deliver possession as specified, Seller shall be subject to eviction and shall be additionally liable to Buyor for
422	payment of \$ 17/2 per day (or any part of a day notwithstanding § 2.5.1) from Possession Date and Possession Time (§ 2.3) until
423	possession is delivered.



See Supplement to Paragraph 25, attached.

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	following are a part of this Contract: • Paragraph 25.		
	e forms are attached but are not a part of thi	s Contract:	
n/a 27 COOR FAITH Rower of	and Seller acknowledge that each party has a	n obligation to get in good 3	oith including but not limited to everyising
the rights and obligations so	t forth in the provisions of Financing Con	ditions and Obligations (6)	5) and Property Disclosure, Inspection
Indemnity, Insurability, Buy	er Disclosure and Source of Water (§ 10).	"	•
28. ENTIRE AGREEMEN	T, MODIFICATION, SURVIVAL, This	Contract, its exhibits and	specified addenda, constitute the entir
agreement between the parties	relating to the subject hereof, and any prior	agreements pertaining thereto	, whether oral or written, have been merge
enforceshie uniose made in m	ract. No subsequent modification of any of riting and signed by the parties. Any obligat	the terms of this Contract s	hall be valid, binding upon the parties, of
termination or Closing shall su	nung and signed by the parties. Any dongar	ion in this Contract that, by	us terms, is intended to be performed and
29. FORECLOSURE DISC	LOSURE AND PROTECTION. Seller	acknowledges that, to Seller	r's current actual knowledge, the Propert
Is Is Not in foreclosure.	Buyer Will Will Not occupy the P	roperty as Buyer's personal r	esidence for at least one year. In the ever
this transaction is subject to the	e provisions of the Colorado Foreclosure Pro	stection Act (the Act) (i.e., go	nerally the Act requires that the Property i
residential, in forcelosure, and	Huyer does not reside in it for at least one yall be void and of no effect unless the Forcel	year), a different contract the	t complies with the provisions of the Act i
signing of this Contract Each	party is further advised to consult with their c	osuic Froperty Addengum 13	executed by an parties concurrent with the
30. NOTICE, DELIVERY,		луп ацопцу,	
30.1. Physical Delivery	y. Except for the notice requesting mediatio	n described in § 22, delivere	d after Closing, and except as provided in
§ 30.2, all notices must be in v	vriting. Any notice or document to Buyer sha	ill be effective when physical	ly received by Buyer, any individual buyer
any representative of Buyer, o	r Brokerage Firm of Broker working with Bu	yer. Any notice or documer t	to Seller shall be effective when physically
	ual seller, any representative of Seller, or Bro		
he delivered in electronic for	ery. As an alternative to physical delivery, an my by the following indicated methods only	y document, including any ii	gned document and any written notice may
Documents with original signs	tures shall be provided upon request of any p	artv.	Manual Tito Pieticous Delivery
30.3. Choice of Law. T	his Contract and all disputes arising hereund	er shall be governed by and a	onstrued in accordance with the laws of the
State of Colorado that would b	c applicable to Colorade residents who sign a	contract in Colorado for pro-	perty located in Colorado,
31. NOTICE OF ACCEPTA	NCE, COUNTERPARTS. This proposal s	hall expire unless accepted in	writing, by Buyer and Seller, as evidenced
by their signatures below, and	if the offering party receives notice of such	acceptance pursuant to § 30	on or before Acceptance Deadline Date
document may be executed by	lline Time (§ 2.3). If accepted, this docum- each party, separately, and when each party	but shall become a contract	between Seller and Buyer. A copy of this
to be a full and complete contr	act between the parties.	nas executed a copy inciden,	such copies taken together shan be deemed
	•		
Date:	Tarres of Frederick	Date:	
Date:	Town of Frederick	Date:	
Date: Buyor's Name: The	Town of Frederick	Date: Buyer's Name:	
Buyor's Name: The	Eria Daerine Mayor		
Buyor's Name: The	Eria Daerine Mayor		
Buyor's Name: The			
Buyor's Name: The	Eric Doering, Mayor	Address;	Signature
Buyor's Name: The Address: Phone No.:	Eric Doering, Mayor	Address; Phone No.:	Signature
Buyor's Name: The Address: Phone No.; Fax No.:	Eric Doering, Mayor	Address; Phone No.: Fax No.:	Signature
Buyor's Name: The Address: Phone No.: Fax No.:	Eric Doering, Mayor	Address; Phone No.: Fax No.:	Signature
Address: Phone No.: Fax No.: Email Address:	Eric Doering, Mayor	Address; Phone No.: Fax No.: Email Addross:	Signature
Buyor's Name: The Address: Phone No.: Fax No.: Email Address: [NOTE: If this offer is being	Eric Doering, Mayor countered or rejected, do not sign this doc	Address; Phone No.: Fax No.: Email Addross; sument. Refer to § 32]	Signature
Buyor's Name: The Address: Phone No.: Fax No.: Email Address: [NOTE: If this offer is being Date:	Eric Doering, Mayor countered or rejected, do not sign this doc	Address; Phone No.: Fax No.: Email Addross; sument. Refer to § 32]	Signature
Buyor's Name: The Address: Phone No.: Fax No.: Email Address: [NOTE: If this offer is being Date:	Eric Doering, Mayor countered or rejected, do not sign this doc	Address; Phone No.: Fax No.: Email Addross; sument. Refer to § 32]	Signature
Buyor's Name: The Address: Phone No.; Fax No.; Email Address: [NOTE: If this offer is being Date:	Eric Doering, Mayor countered or rejected, do not sign this doc	Address; Phone No.: Fax No.: Email Addross; sument. Refer to § 32]	Signature Christopher S. Wysock
Buyor's Name: The Address: Phone No.: Fax No.: Email Address: [NOTE: If this offer is being Date: Attest	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk	Address; Phone No.: Fax No.: Email Address: sument. Refer to § 32 Date: Seller's Name:	Signature Christopher S. Wysock Suller's Signature
Buyor's Name: The Address: Phone No.; Fax No.; Email Address: [NOTE: If this offer is being Date: Attest	Eric Doering, Mayor countered or rejected, do not sign this doc	Address; Phone No.: Fax No.: Email Addross; sument. Refer to § 32]	Signature Christopher S. Wysock Soller's Signature
Buyor's Name: The Address: Phone No.: Fax No.: Email Address: [NOTE: If this offer is being Date: Attest	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk	Address; Phone No.: Fax No.: Email Address: sument. Refer to § 32 Date: Seller's Name:	Signature Christopher S. Wysock Suller's Signature
Buyer's Name: The Address: Phone No.; Fax No.; Email Address: [NOTE: If this offer is being Date: Attest Address:	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk	Address: Phone No.: Fax No.: Email Address: Dats: Seller's Name: Address;	Signature Christopher S. Wysock Seller's Signature
Buyor's Name: The Address: Phone No.; Fax No.: Email Address: [NOTE: If this offer is being Date: Attest Address: Phone No.:	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk	Address: Phone No.: Fax No.: Email Address: Dats: Seller's Name; Address:	Signature Christopher S. Wysock Seller's Signature
Buyor's Name: The Address: Phone No.; Fax No.; Fax No.; Bmail Address: [NOTE: If this offer is being Date: Attest Address: Phone No.; Fax No.;	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk	Address: Phone No.: Fax No.: Email Address: Dats: Seller's Name: Address: Phone No.: Fax No.:	Signature Christopher S. Wysock Seller's Signature
Buyor's Name: The Address: Phone No.; Fax No.; Fax No.; Bmail Address: [NOTE: If this offer is being Date: Attest Address: Phone No.; Fax No.;	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk	Address: Phone No.: Fax No.: Email Address: Dats: Seller's Name: Address: Phone No.: Fax No.:	Christopher S. Wysock Seller's Signature
Address: Phone No.: Fax No.: Email Address: Phone is being Date: Attest Address: Phone No.: Fax No.: Email Address:	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk	Address: Phone No.: Fax No.: Email Address: Sument. Refer to § 32 Date: Seller's Num; Address: Phone No.: Fax No.: Email Address:	Signature Christopher S. Wysock Seller's Signature
Address: Phone No.: Fax No.: Email Address: Phone is being Date: Attest Address: Phone No.: Fax No.: Email Address: 22. COUNTER; REJECTIO	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk	Address: Phone No.: Fax No.: Email Address: Sument. Refer to § 32 Date: Seller's Num; Address: Phone No.: Fax No.: Email Address:	Signature Christopher S. Wysock Seller's Signature
Address: Phone No.: Fax No.: Email Address: Phone is being Date: Attest Address: Phone No.: Fax No.: Email Address: 22. COUNTER; REJECTIO	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk Nanette Fornof, Town Clerk ON, This offer is Countered Rejected or Seller) who countered or rejected offer	Address: Phone No.: Fax No.: Email Address: Sument. Refer to § 32 Date: Seller's Num; Address: Phone No.: Fax No.: Email Address:	Christopher S. Wysock Seller's Signature
Address: Phone No.: Fax No.: Email Address: Phone is being Date: Attest Address: Phone No.: Fax No.: Email Address: 22. COUNTER; REJECTIO	Eric Doering, Mayor countered or rejected, do not sign this doc Nanette Fornof, Town Clerk	Address: Phone No.: Fax No.: Email Address: Sument. Refer to § 32 Date: Seller's Num; Address: Phone No.: Fax No.: Email Address:	Christopher S. Wysock Seller's Signature

33. BROKER'S ACKNOWLEDGMI (To be completed by Broker working w	ENTS AND COMPENSATION DISCLOSURE. ith Buyer)
cooperate upon request with any media	viedge receipt of Earnest Money deposit specified in § 4 and, while not a party to the Contract, agrees to tion concluded under § 22. Broker agrees that if Earnest Money Holder is other than the Brokerage Firm tructions signed by Buyer, Seller, and Earnest Money Holder must be obtained on or before delivery of or.
Broker is working with Buyer as a Status.	Buyer's Agent Seller's Agent Transaction-Broker in this transaction. This is a Change of
Brokerage Firm's compensation or com	mission is to be paid by Listing Brokerage Firm LBuyer LOther
Date:	
Brokerage Firm's Name:	
	Broker's Signature
Phone No.:	
Fax No.: Email Address:	
• •	ENTS AND COMPENSATION DISCLOSURE.
(To be completed by Broker working w	ith Seller)
cooperate upon request with any media	wiedge receipt of Earnest Money deposit specified in § 4 and, while not a party to the Contract, agrees to tion concluded undor § 22. Broker agrees that if Earnest Money Holder is other than the Brokerage Firm tructions signed by Buyer, Seller, and Earnest Money Holder must be obtained on or before delivery of or.
Broker is working with Seller as a Status.	Seller's Agent Buyer's Agent Transaction-Broker in this transaction. This is a Change of
Brokerage Firm's compensation or com	mission is to be paid by Seller Buyer Other,
Date	
Brokerage Firm's Namo	
	······································
	Broker's Signature
Address	Broker's Signature
Phone No.	Broker's Signature
Phone No.	Broker's Signature

Supplement to Real Estate Contract Town of Frederick and Christopher S. Wysock

- 25.1 Closing date is dependent upon Buyer completing the minor subdivision of the Property and may be postponed for a period of time sufficient to complete the minor subdivision at the sole discretion of Buyer.
- 25.2 The purchase price shall be the amount necessary to ray the first deed of trust and all real property taxes.

EXHIBIT "A"

A parcel of land located in the Southwest Quarter of Section 30, Township 2 North, Range 67 West of the 6th P.M., Weld County, Colorado, being more particularly described as a part of Lot 4, WOLFF GARDENS, according to the recorded plat thereof and being further described as follows:

Commencing at: the West Quarter Corner of said Section 30 and considering the North line of said Southwest Quarter to bear North 90°00'00" East and with all other bearings contained herein relative thereto; thence North 90°00'00" East along the North line of the Southwest Quarter of said Section 30, a distance of 1073.3 feet; thence South 00°34'20" East along the centerline of Johnson Street as platted in said Evans Addition 998.00 feet; thence North 89°25'40" East 70.77 feet (recorded as 70.73 feet) to the Northwest Corner of said Lot 4, said corner being the True Point of Beginning, thence North 89°25'40" East 637.19 feet to the Northcast Corner of said Lot 4; thence South 00°45'22" East 213.80 feet to a point from which point, the Southeast Corner of said Lot 4 bears South 00°45'22" East 114.00 feet thence South 89°25'40" West along the North line of the South 114 feet of said Lot 4, 533.44 feet; thence North 00°34'20" West 75.00 feet; thence North 00°49'59" West, 100.00 feet; thence South 89°25'40" West 103.80 feet to the West line of said Lot 4; thence North OO°49'59" West 38.80 feet more or less to the True Point of Beginning, EXCEPT that portion conveyed in Quit Claim Deed recorded September 7, 1999 at Reception No. 2718816